

JUN 21 2006

For The Northern Mariana Islands
By _____
(Deputy Clerk)

MINUTES OF THE UNITED STATES DISTRICT COURT
FOR THE NORTHERN MARIANA ISLANDS

CR- 03-00004-001

June 21, 2006
10:10 a.m.

U.S.A. -v- JASON RULUKED

PRESENT: HON. ALEX R. MUNSON, JUDGE PRESIDING
K. LYNN LEMIEUX, COURTROOM DEPUTY
SANAE N. SHMULL, COURT REPORTER
TIM MORAN ASSISTANT U.S. ATTORNEY
JASON RULUKED, DEFENDANT
LOREN SUTTON, ATTORNEY FOR DEFENDANT

PROCEEDINGS: VIOLATION HEARING

Defendant **JASON RULUKED** appeared with counsel, Attorney Loren Sutton. Government was represented by Tim Moore, AUSA. Also present was Margarita Wonenberg, U.S. Probation Officer.

Court enquired as to whether the Defendant denied all allegations. Defense replied that he did ADMIT the violation allegations. Government stated that they adopted the proposed petition of the U.S. Probation Office and moved for revocation. Defense argued.

In accordance with the Sentencing Reform Act of 1984, it is the judgment of the Court that Jason Ruluked supervised release be revoked pursuant to 18 U.S.C. § 3583(e)(3) and § 7B1.3(a)(2)(A). The defendant is hereby sentenced to a term of **three months imprisonment**. While in prison, it is recommended that he participate in a program to address alcohol related issues. Upon release, Jason Ruluked is to serve a term of **supervised release of 33 months** with the following conditions:

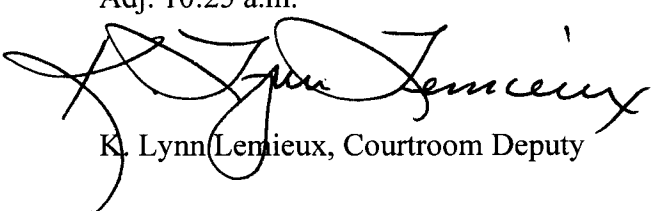
1. That the defendant shall not commit another federal, state, or local crime;
2. That the defendant shall comply with the standard conditions of supervised release as set forth by the U.S. Probation Office;

3. That the defendant shall not possess a firearm or other dangerous weapon or have such at his residence;
4. That the defendant shall refrain from any unlawful use of a controlled substance, and shall submit to one drug test within 15 days of release from imprisonment and at least two periodic drug tests thereafter, not to exceed eight tests per month, as directed by the probation officer;
5. That the defendant shall participate in a substance abuse treatment program approved by the U.S. Probation Office for the treatment of narcotic addiction or drug or alcohol dependency which will include testing for the detection of substance use or abuse. The defendant shall also make a co-payment for treatment at a rate to be determined by the U.S. Probation Office;
6. That the defendant shall refrain from any use of alcohol and shall submit to breathalyser testing as directed by the U.S. Probation Office;
7. That the defendant shall obtain and maintain gainful employment;
8. That the defendant obtain a high school equivalency;
9. That the defendant shall pay his special assessment fee immediately.

Defendant was advised that he had 10 days in which to appeal this case.

Defendant was remanded into the custody of the U.S. Marshal.

Adj. 10:25 a.m.



K. Lynn Lemieux, Courtroom Deputy